UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

In re: : Chapter 13

•

Brian Jay Baum, : Case No. 24-13346 (PMM)

:

Debtor. :

ORDER TO SHOW CAUSE WHY APPLICATION SHOULD NOT BE DENIED AND FEES DISGORGED

AND NOW, upon consideration of the Application for Compensation (doc. #37, the "Application") filed in the above-captioned bankruptcy by counsel for the Debtor, Anthony Frigo, Esq.;

AND this bankruptcy having been dismissed (prior to confirmation) on January 23, 2025;

AND the Application seeking compensation in the amount of \$4,500.00;

AND the Application, as well as counsel's 2016(b) disclosure, stating that the Debtor paid counsel \$2,500.00 prior to the filing;

AND the time sheets offered in support of the Application show that a total of 7.4 hours of work was performed by counsel;

AND that work would amount, at most, to a fee of \$2,220.00 (at counsel's rate of \$300.00 per hour);

AND, therefore, the Application and supporting documents indicate that counsel has already received payment in excess of what is owed;

It is therefore hereby **ORDERED**, that Debtor's Counsel **SHALL APPEAR** for a hearing on **Wednesday**, **April 16**, **2025** at **1:00** p.m. in the United States Bankruptcy Court, U.S. Courthouse, 900 Market Street, 2d Floor, Philadelphia, PA 19107and show cause why:

- 1) The Application should not be denied; and
- 2) Counsel should not **disgorge** the over-payment of \$280.00 to the Debtor.

Date: 4/3/25

PATRICIA M. MAYER U.S. BANKRUPTCY JUDGE

Patricia M. Mayer